

United States Patent and Trademark Office

MAR 2 1 2005

SPC 5008 USA

United STATES DEPARTMENT OF COMMU United States Fatest and Trademark Office Addrsic COMMISSIONED FOR PATENTS 10. Ecc 1859 Albert 1859 - 195-1450

95					1.	. 47		
1	APPLICATION	NO.		FILING DATE		FIRET NAMED INVENTOR		ATTORNEY DOCKET NO. CONFIRMATION NO.
	09/753,65			01/04/2001		Peter Fornell		2333-69 .1846
	031753,03	Maria de la composición della						EXAMBLE
	37777	75	90	07\J 5\2008	i	· .	• • •	- Control of the Cont

PHILIPS ICHNSON
JOHNSON & JOHNSON PLAZA
NEW BRUNSWICK, NJ 08933-7003

RECEIVED -

ARTUNIT PAPER HINGER

JAN 2-4 2005

DEAN L. GARNER

Please find below and/or attached an Office communication concerning this application or proceeding

RECEIVED

JAN 1 4 2005

1&1 PAT. DKT. SECTION



UNITED STATES PATENT AND TRADEMARK OFFICE

MAR 2 1 2005 2

COMMISSIONES FOR PAIREN UNITED STATES PAIRENT AND TRADEHARM OFFIC P.O. ECX. I AS ALEXANDRIA, VA. 2221 37 HS

Notice of Non-Compliant Amendment (37 CFR 1.121)

Corrected sect	ion of the non-complian	ent document to be con	apliant, correct	ion of the folk	owing item(B) is required	quirements of Only the	
Amendment	to the claims" section 0	f applicant's amendm	ent document	must be re-s	ibmitted.	7 CFR 1.121	(h).	
THE POLLOY	VING CHECKED (X) ITI	EM(S) CAUSE THE A	MENDMENT	DOCUMENT	TO BENO	N-COMPLL	ANT:	
	endments to the specifica A Amended paragraph		kings		1. 1.			
	B. New paragraph(s) s			. a d. a. d. fanker affeiten bit ben	SA COLUMN	به ت حجمته بدر درم روز	Artistania (1994)	ويسمعنه الأوماء
	C. Other				- +-		-	
1 2 Ab	diad							
	A. Not presented on a	separate sheet. 37 CFR	1.72.					
	B. Other					· · · · · · · · · · · · · · · · · · ·		
3. Am	endments to the drawings	**	,					
	carming to me drawings			· · · ·	1 1			
An Am	endments to the claims:		• "		4			
	A. A complete listing of B. The listing of claims			o claims (incl	uding withd	roum rlaime		
, X	C. Each claim has not b	een provided with the	proper status id	lentifier, and a	such, the i	ndividual stat	ius of each	Š.
	claim cannot be identifi one of the following 7 s	ed. Note: the status of	every claim in	nst be indicat v smended). ((a afficients of	laim munter Withdrawn L	by irsing 🐃 (Previously	editalistata
製造であります。	prescrited), (New) and (Not entered).		41				
	D. The claims of this an	acadment pape; have n	of been presen	ted in ascendu	ig numerica	r order		
	() () () () () () () () () ()			: : : : : : : : : : : : : : : : : : : :		Ý	·	
For further expl	anation of the amendment	format required by 37	CFR 1.121, se	e MPBP Sec.	14 and the	USPTO web	site at	
Ann //www.uspto	SOA MEDIOTION DESCRIPTION	is programes or octive.	Chair.					4.1
war a transfer of the first of								
If the non-comp	liant smendment is a PRI	LIMINARY AMENI	DMENT, appl	icant is given	ONB MON	TH from the	mail date of	
this letter to sup non-entry of the	ply the corrected section is preliminary amendment	which complies with 3 and examination on 0	7 CFR 1.121. I he merits will	Pailure to com commence wi	ply with 37 thout consi	CFR 1.121 vieration of the	will result in the proposed	
this letter to sup men entry of the changes in the p	ply the corrected section spreliminary amendment reliminary amendment(s)	which complies with 3 and examination on 0	7 CFR 1.121. I he merits will	Pailure to com commence wi	ply with 37 thout consi	CFR 1.121 vieration of the	will result in the proposed	\$ 100 miles
this letter to sup non-entry of the changes in the p is not extends b	ply the corrected section i preliminary amendment reliminary amendment(s) le:	which complies with 3 and examination on 0 This notice is not an	7 CFR 1.121. In the merits will action under 3	Faihire to com commence wi 5 U.S.C. 132,	ply with 37 thout considered and this O	CFR 1.121 v legation of the NE MONTE	vill result in he proposed I time limit	
this letter to sup- men enity of the changes in the p is not excended	ply the corrected section is preliminary amendment reliminary amendment(s) le:	which complies with 3 and examination on 0. This notice is not an investigation of the contract of the contrac	7 CFR 1.121. In the merits will action under 3 OFFICE ACT	Failure to com commence wi 5 U.S.C. 132, TON (Includi	ply with 37 thout considered this O	CFR 1.121 v legation of the MONTE Section for an	will result in the proposed I time limit	
this letter to sup non-entry of the changes in the p is not excended If the non-tromp ance the anima	ply the corrected section is preliminary amendment (s) le:	which complies with 3 and examination on 0. This notice is not an by to a NON-FINAL (a fide attempt to be a incomplete to be a complete to be a complete to be a complete and the attempt to be a complete attempt at the complete attempt	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR	Failure to com commence wi 5 U.S.C. 132, 10N (includi 1.135(c)), app	ply with 37 thout considered and this O in the considered and the cons	CFR 1.121 v legation of the MONTE MONTE ssion for an ven a TIME	will result in the proposed I time limit RCE), and PERIOD of	
this letter to sup man entry of the changes in the p is not excended If the non-room amore the animal ONE MONTH	ply the corrected section is preliminary amendment reliminary amendment(s) le:	which complies with 3 and examination on 0. This notice is not an ity to a NON-FINAL 0 a fide attempt to be a tice within which to re	7 CFR 1.121. In the merits will action under 3 DFFICE ACT reply (37 CFR submit the control of th	Failure to commence with the commence with the commence with the commence with the commence of the commence with the com	ply with 37 thout considered and this O a subminities of the community of	CFR 1.121 vieration of the MONTE Silver for an ven a TIME plies with 37	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121	
this letter to sup men early of the changes in the p figure extends b If the ston-tromp amore the arrival ONE MONTH i in order to avoid	ply the corrected section is preliminary amendment or thin in any amendment (s) let a replain a property to be a bontomy life mailing of this no abandonment. EXTENS	which complies with 3 and examination on 0. This notice is not an ity to a NON-FINAL (a fide attempt to be a tice within which to relions OF THIS TIME REJECTION, this for	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference of PERIOD All at may be an a	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup men entry of the changes in the p is not excended. If the ston from same the animal ONE MONTH in order to avoid in order to avoid	ply the corrected section is preliminary amendment or thin in any amendment (s) let the property of the area of the property to be a bon abandonment. EXTENS at its a reply to a FINAL least rejection continues to	which complies with 3 and examination on 0. This notice is not an ity to a NON-FINAL (a fide attempt to be a tice within which to relions OF THIS TIME REJECTION, this for	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference of PERIOD All at may be an a	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup- ment entry of the changes in the p is not extendab If the ston-room amore the arisin ONE MONTH i in order to avoid If the amendment response to a fi- status of the auto	ply the corrected section is preliminary amendment or thin in any amendment (s) let the property of the area of the property to be a bon abandonment. EXTENS at its a reply to a FINAL least rejection continues to	which complies with 3 and examination on a This notice is not an ity to a NON-FINAL of fide attempt to be a stice within which to reson of THIS TIME REJECTION, this for trun from the date against the date again.	7 CFR 1.121. In the merits will action under 3 DFFICE ACT reply (37 CFR submit the contempt of the period Alman may be an at in the final representation.	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup- ment entry of the changes in the p is not extendab If the ston-room same the amenda ONE MONTH i in order to avoid If the amendment response to a fir- status of the ame	ply the corrected section is preliminary amendment reliminary amendment(s) lei lian range diment is a replaced appropriate to be a bontom the mailing of this no abandonment: EXTENS at its a reply to a FINAL last rejection continues to a limitate.	which complies with 3 and examination on the This notice is not an ity to a NON-FINAL of fide attempt to be a tice within which to real ONS OF THIS TIME REJECTION, this for the from the date as	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference PERIOD Allow may be an attin the final statements.	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup- ment entry of the changes in the p is not excended If the non-room annee the ariend ONE MONTH i in order to avoid If the amendment response to a fir- status of the annee OUMER	ply the corrected section is preliminary amendment or thin in any amendment (s) let the property of the area of the property to be a bon abandonment. EXTENS at its a reply to a FINAL least rejection continues to	which complies with 3 and examination on a This notice is not an ity to a NON-FINAL of fide attempt to be a stice within which to reson of THIS TIME REJECTION, this for trun from the date against the date again.	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference PERIOD Allow may be an attin the final statements.	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup- ment entry of the changes in the p is not extendab If the ston-room same the amenda ONE MONTH i in order to avoid If the amendment response to a fir- status of the ame	ply the corrected section is preliminary amendment reliminary amendment(s) lei lian range diment is a replaced appropriate to be a bontom the mailing of this no abandonment: EXTENS at its a reply to a FINAL last rejection continues to a limitate.	which complies with 3 and examination on the This notice is not an ity to a NON-FINAL of fide attempt to be a tice within which to real ONS OF THIS TIME REJECTION, this for the from the date as	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference PERIOD Allow may be an attin the final statements.	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup- ment entry of the changes in the p figure extends b If the ston tromp kances the arisin ONE MONTH i in order to avoid If the amendment response to a fit status of the aux Letter instrument Letter in	ply the corrected section is preliminary amendment reliminary amendment(s) lei lian range diment is a replaced appropriate to be a bontom the mailing of this no abandonment: EXTENS at its a reply to a FINAL last rejection continues to a limitate.	which complies with 3 and examination on the This notice is not an ity to a NON-FINAL of fide attempt to be a tice within which to real ONS OF THIS TIME REJECTION, this for the from the date as	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference PERIOD Allow may be an attin the final statements.	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	
this letter to sup- ment entry of the changes in the p is not extendab If the ston-room same the amenda ONE MONTH i in order to avoid If the amendment response to a fir- status of the ame	ply the corrected section is preliminary amendment reliminary amendment(s) lei lian range diment is a replaced appropriate to be a bontom the mailing of this no abandonment: EXTENS at its a reply to a FINAL last rejection continues to a limitate.	which complies with 3 and examination on the This notice is not an ity to a NON-FINAL of fide attempt to be a tice within which to real ONS OF THIS TIME REJECTION, this for the from the date as	7 CFR 1.121. In the merits will action under 3 OFFICE ACT reply (37 CFR submit the conference PERIOD Allow may be an attin the final statements.	Failure to commence with the commence with the commence with the commence with the commence of	ply with 37 thout considered this Office of the complete complete on Advisory	CFR 1.121 v leration of the ME MONTE ssion for an yen a TIMB plies with 37 R 37 CFR 1	will result in the proposed I time limit RCE), and PERIOD of CFR 1.121.136(a).	